



Raymond L. Beuton  
301 #069025  
Plummer Community Ctr. Center  
38 Todds Lane  
Wilmington, DE 19802

October 3, 2007

Honorable Sue L. Robinson  
United States District Court  
District of Delaware  
J. Caleb Boggs Federal Building  
844 N. King Street  
Wilmington, DE 19801

RE: Beuton v. Minde, et al,  
Del. C.A. No. 06-791SLR

Dear Judge Robinson;

ON October 2, 2007, Plaintiff Received a  
Reply to a motion For Extension of Time to  
Respond to discovery in the above-captioned matter  
(D.I. 29).

Inasmuch as the Defendant's State  
Attorney does not Contest Plaintiff's Recent Re-  
quest to the Court For an Extension of Time

To DisCOVERY in the above-caption matter, the Defendant's is Requesting a narrow time period which clearly under the circumstances will cause Plaintiff further difficulty as the staff such as MS. EVANS, Supervisor of Counselor and Director Anthony House advised Plaintiff he was of authority to send Plaintiff to the Widener Law Library, however, he was not going to disturb the situation just for Plaintiff's convenience.

Further more, Supervisor MS. EVANS and Defendant's Attorney has collaborated to try to take the independent preparations of the above-caption matters from Plaintiff, to involve the DOC staff in Plaintiff's preparations.

However, Plaintiff is on Level 4, on Defendant's Attorney suggest Plaintiff has an option to return to Level 5 for assistance, when Level 5 is where DOC tried to take full advantage of Plaintiff, in many many different ways.

Moreover, Plaintiff does not feel justice and peace from the Superior Court located on 500 N. King Street. Plaintiff has been mistreated very badly in the Superior Court and is still

Seeing a 25 year Sentence For a \$40.00 Dollar Delivery of a Heien charge (1 bag, First offense)  
Plaintiff would not feel safe in Supreme Court in their law library.

ON Tuesday, October 2, 2007, Director House allowed his staff counselors, to load a van of Crest Program Residents, and drive to different locations, where Residents tried to obtain there I-D, Drivers License ect, ect., for approximate 4 to 5 hours.

There fore, if the staff counselors can drive Residents to different locations to assist Residents, what would be the problem to drive Plaintiff to the Widener College, to prepare the discovery motion in Response to Defendant's motion.

Whereas, this would not be an improper request to expect, since plaintiff's Constitutional Rights guarantee plaintiff's access to the Law Library.

Sincerely,  
Raymond L. Burton

cc: Erika J. Gross

Deputy Attorney General

Attorney for State Defendant's

Mr. Raymond L. Becker  
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